## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

MEXICAN AMERICAN LEGISLATIVE
CAUCUS, TEXAS HOUSE OF
REPRESENTATIVES, SERGIO MORA, BOBBIE \$
GARZA-HERNANDEZ,

Plaintiffs

Plaintiffs

Civil Action No.
3:21-cv-00259-DCG-JES-JVB
[Lead Case]

STATE OF TEXAS, GREG ABBOTT, et al.

STATE OF TEXAS, GREG ABBOTT, et al.

Defendants.

## PLAINTIFF MALC'S RULE 26(A)(3) EXHIBIT LIST

COMES NOW Plaintiff MALC and files its Trial Exhibit List. At the trial of this case, Plaintiff may offer into evidence one or more of the following:

Plaintiff MALC reasonably anticipates introducing the following items into evidence. This list is a good faith attempt to list those items which may be introduced in Plaintiff's case in chief:

<b>Exhibit</b>	<b>Description</b>	<u>Identifier</u>	Objections?	Offered/Admitted?
MALC.1	MALC Organizational Bylaws	https://malc.org/bylaws/		
MALC.2	MALC Mission Statement	https://malc.org/about/		
MALC.3	Declaration of Armando Walle	MALC_Declarations 0001-0002		

MALC.4	Declaration of	MAIC Dealarations	
	Christina Morales	MALC_Declarations 0003-0004	
MALC.5	Declaration of Claudia Ordaz	MALC_Declarations 0005-0006	
MALC.6	Declaration of Eddie Morales	MALC_Declarations 0007-0008	
MALC.7	Declaration of Joe Moody	MALC_Declarations 0009-0010	
MALC.8	Declaration of Mary Gonzalez	MALC_Declarations 0011-0012	
MALC.9	Declaration of Penny Morales Shaw	MALC_Declarations 0013-0014	
MALC.10	Declaration of Rafael Anchia	MALC_Declarations 0015-0016	
MALC.11	Declaration of Ramon Romero Jr.	MALC_Declarations 0017-0018	
MALC.12	Declaration of Vincent Perez	MALC_Declarations 0019-0020	
MALC.13	Declaration of Bobbie Garza- Hernandez		
MALC.14	Expert Report and CV of Morgan Kousser		
MALC.15	Rebuttal Expert Report of Morgan Kousser		

MALC.16	May 20, 2022 Expert Report and CV of Matt Barreto		
MALC.17	June 15, 2022 Supplemental Expert Report of Matt Barreto		
MALC.18	March 31, 2025 Supplemental Expert Report of Matt Barreto		
MALC.19	April 16, 2025 Rebuttal Expert Report of Matt Barreto		

Respectfully submitted,

SOMMERMAN, MCCAFFITY, QUESADA & GEISLER, L.L.P.

/s/ Sean J. McCaffity

Sean J. McCaffity
State Bar No. 24013122
smccaffity@textrial.com
George (Tex) Quesada
State Bar No. 16427750
Quesada@textrial.com
3811 Turtle Creek Blvd., Suite 1400
Dallas, Texas 75219-4461
214-720-0720 (Telephone)
214-720-0184 (Facsimile)

-and-

Joaquin Gonzalez State Bar No. 24109935 1055 Sutton Dr.

San Antonio, TX 78228 jgonzalez@msgpllc.com

ATTORNEYS FOR PLAINTIFF MALC

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing instrument was filed and served via the Court's electronic filing system on May 2, 2025.

> /s/ Sean J. McCaffity Sean J. McCaffity